

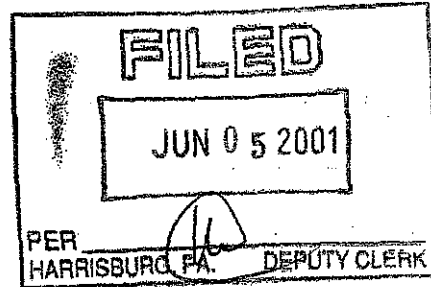
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ORIGINAL

730 E. Walnut St.  
Lebanon, Pa. 17042  
June 4, 2001

Clerk of Court  
U. S. District Court  
228 Walnut St.  
PA. Ba 983  
Harrisburg, Pa. 17108



Dear Sir/Madam,

Re: Marshall v. Raiger  
1:01 CV-~~00~~ 949

Please find enclosed my 'Motion for Emergency Protective Order' for which as described therein seek immediate consideration by Judge Rambo.

Despite my application for appointment of counsel on day after being detained (May 9, 2001) no action has been taken and I'm scheduled for first hearing without counsel on June 4, 2001 (today) for showing if present a Governor's Warrant per 18 USC 3182.

Until and unless Judge Rambo issues an order as sought in enclosed motion, I'll be transferred to Virginia authorities and subsequently exposed to all that described in my motion that is to be life threatening to me.

Due to the timely urgency to submit the enclosed motion, I am unable to acquire extra copies of the enclosed motion. I therefore plead that such potential

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be waived in this presentation.

Respectfully,

William D. Marshall

IN THE  
UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

WILLIAM D. MARSHALL,  
PETITIONER,

VS.

ROBERT L. RAIGER,  
RESPONDENT,

CASE No. 1:01-CV-0094

MOTION FOR EMERGENCY  
PROTECTIVE ORDER

PETITIONER, William D. Marshall respectfully submits this 'MOTION FOR EMERGENCY PROTECTIVE ORDER' to insure not only that Respondent will adhere to the mandatory provisions of 28 USC Rule 23(a) of Federal Rules of Appellate Procedure, but to further protect PETITIONER right to seek federal relief from any order of a state court ordering extradition to state of Virginia, and where as now subsequent to filing 'PETITION FOR WRIT OF HABEAS CORPUS in above captioned CASE, PETITION has learned that his health and life is in danger if delivered to custody of Accomack County Virginia authorities as more fully described herein after.

1. PETITIONER contends that Virginia authorities and private citizens are advocating as well

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AS IMPLEMENTING UNCONSTITUTIONAL CONDUCT  
THAT WITH OBJECTIVES TO IMPOSE PHYSICAL THREATS  
UPON PETITIONER WHILE PRECLUDING PETITIONER  
FROM EXERCISING HIS RIGHTS. SOME THREATS  
HAVE BEEN MADE TO FAMILY OF PETITIONER thus  
ASSERTING THAT PETITIONER NEEDS TO BE 'LYNCHED'  
UPON RETURN TO ACCOMACK COUNTY VIRGINIA.

2. PETITIONER CONTENTS THAT VIRGINIA AUTHORITIES  
WHILE ACTING WITH PRIVATE CITIZENS, HAVE IN  
FURTHERANCE TO THEIR UNLAWFUL CONDUCT, IMPLI-  
MENTED VARIOUS OBSTACLES TO PRECLUDE THE  
PETITIONER FROM EXERCISING HIS RIGHT TO  
ACQUIRE AN ATTORNEY IN ACCOMACK OR NEIGH-  
BORING COUNTIES.

3. PETITIONER CONTENTS THAT THE FACTS SET  
FOURTH HEREIN ARE SIMILAR TO THAT IN MATTOX  
V. SUPERINTENDENT OF COUNTY PRISON, 31 A. 2d 576

"Where the judge granting writ of habeas  
corpus is satisfied by substantial and  
competent evidence, that feelings against  
petitioner and attitude of prosecuting attorney  
and peace officer, of the demanding state  
is such as to furnish reasonable grounds  
for belief that petitioner will not receive  
a fair trial, and is in grave danger

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of being lynched or abuse, judge  
may discharge petitioner from custody  
and refuse delivery of him to the de-  
manding state.

4. PETITIONER CONTENTS THAT SINCE THE VIRGINIA  
CHARGES ARE BASED ON SERIOUS FELONIES FOR  
ALLEGED FAILURE OF PETITIONER TO PAY A \$2,000  
DEBT BUT LABELED AS 'LARCENY', PETITIONER  
CONTENTS THAT SUCH ALLEGED CHARGE IS  
FOR REASONS OF RETALIATION AGAINST PETITIONER  
FOR HIS PRIOR WORKING WITH U.S. DEPT. OF  
JUSTICE CIVIL RIGHTS DIVISION WHILE A FREE-  
LANCE PARALEGAL IN 1968. PETITIONER IS NOW  
62, LEGALLY BLIND AND WHO SUFFERS FROM  
VARIOUS CONDITION ASSOCIATED WITH 'ALBINISM'.

WHEREAS, PETITIONER PRAYS THAT THIS COURT  
ISSUE AN ORDER TO INSURE RESPONDENT'S COM-  
PLIANCE TO RULE 23(a) SUPRA. WITH POTENTIAL  
OF INVOKING 28 USC 2251

PETITIONER ASSERT THE ABOVE TO BE TRUE AND  
CORRECT, PURSUANT TO 28 USC 1746.

Voted this 4th day  
of June, 2001.

RESPECTFULLY,  
William D. Marshall  
Petitioner, Pro Se.